

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF NORTH DAKOTA  
EASTERN DIVISION**

LuAnne Janssen, as Personal Representative of the  
Estate of Warren S. Lindvold,

Plaintiff,

vs.

Case No. 3:19-cv-79

City of Valley City,  
Christopher Olson,  
Wade Hannig,  
Barnes County,  
Barnes County Sheriff Randy McClafflin,  
Julie Forsman,  
Jenna Jochim,  
Richard Chase,  
Bruce Potts,  
Jesse Burchill,  
Barnes County Ambulance, Inc.,  
National Medical Resources, Inc.,  
Mercy Hospital of Valley City d/b/a CHI Mercy  
Health,

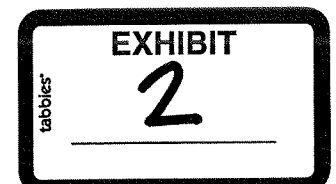
Defendants.

**SUBPOENA TO PRODUCE  
DOCUMENTS, INFORMATION,  
OR OBJECTS TO UNIVERSITY OF  
NORTH DAKOTA SCHOOL OF  
MEDICINE & HEALTH SCIENCES  
– FORENSIC PATHOLOGY**

**TO: Jason R. Jenkins  
UND Office of General Counsel  
264 Centennial Dr., Stop 8196  
Grand Forks, ND 58202-8196**

**YOU ARE HEREBY COMMANDED**, to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and to permit inspection, copying, testing, or sampling of the material:

1. Any and all audio or visual materials, including but not limited to photographs and other visual images, video recordings, and audio recordings created or taken during the autopsy of Warren S. Lindvold on July 21, 2018.



2. The results of any and all toxicological testing or other testing completed with specimens / samples obtained from Warren S. Lindvold during or following his autopsy.

You must mail your response to Rachel Gehrig, Aaland Law Office, Ltd., 415 11<sup>th</sup> Street South, P.O. Box 1817, Fargo, North Dakota, 58107. The response must be mailed or otherwise provided on or before July 1, 2020. Aaland Law Office, Ltd. will reimburse for reasonable expenses incurred in providing the required information based on a statement documenting the reasonable expenses incurred submitted along with the required documents.

The following provisions of Fed R. Civ. P. 45 are attached – Fed R. Civ. P. 45(c), relating to the place of compliance; Fed R. Civ. P. 45(d), relating to your protection as a person subject to a subpoena; and Fed R. Civ. P. 45(e) and (g), relating to your duty to respond to this subpoena and the potential consequences of not doing so.

Dated this 3<sup>rd</sup> day of June, 2020.

/s/ Alan Baker

Alan Baker (ND ID #04122)  
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/s/ Rachel M. Gehrig

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